

## **EXHIBIT 30**

Certificate No.

81

INCORPORATED IN NEVADA

Shares

\*\*4526067\*\*

## IMAGE BIOTHERAPEUTICS CORP.

COMMON

200,000,000 SHARES AUTHORIZED

PAR VALUE \$0.001 PER SHARE

CUSIP 45250JH00

is the record holder

\*\*WENSHENG LIN\*\*

This certifies

\*\*FOUR MILLION FIVE HUNDRED TWENTY SIX THOUSAND SIXTY SEVEN\*\*

shares of Common Stock of

## IMAGE BIOTHERAPEUTICS CORP.

transferable only on the share register of the corporation, in person or by duly authorized this certificate properly endorsed or assigned.

this certificate and the shares represented hereby are issued and shall be held subject to of Incorporation and the By-laws of the corporation and any amendments thereto.

WITNESS the signatures of its duly authorized 30th day of JULY 2015 A.D.

林文生

林文生

© 2008 D&amp;B

Durable Data Transfer Program (D&amp;B E-Share) May 2008 v. 2.1, Doc 156, B-02004

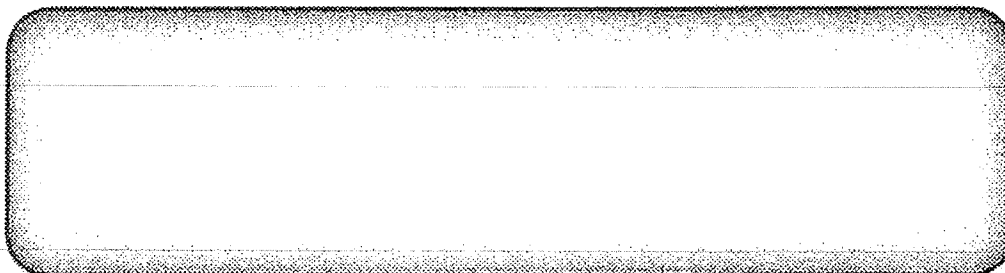
*For Value Received, \_\_\_\_\_ hereby sell, assign and transfer  
unto \_\_\_\_\_*

*\_\_\_\_\_ Shares  
represented by the within Certificate, and do hereby irrevocably  
constitute and appoint \_\_\_\_\_*

*Attorney to transfer the said Shares on the books of the within  
named Corporation with full power of substitution in the premises.*

*Signed \_\_\_\_\_ Dated \_\_\_\_\_*

*In the presence of \_\_\_\_\_*



**MEDALLION SIGNATURE GUARANTEE REQUIRED**

NOTICE: THE SIGNATURE OF THIS ASSURANCE IS ATTACHED TO THE NAME  
AS WRITTEN ON THE FACE OF THE CERTIFICATE. IN EVERY PARTICULAR, WITHOUT  
ALTERNATION OR ENDORSEMENT OF ANY CHANGE WHATSOEVER.

{social security or taxpayer ID number}

If Bonds, Complete this portion	_____ bonds of _____ _____
	in the principal amount of \$ _____ No(s) _____ inclusive, standing in the name of the undersigned on the books of said Company.
	The undersigned does (do) hereby irrevocably constitute and appoint _____ attorney to transfer the said stock or bond(s), as the case may be, on the books of said Company, with the full power of substitution in the premises.

The signature(s) to this power must correspond with the name(s) as written upon the face of the certificate(s) in every particular without alteration.

(Signature Guaranteed)

(social security or taxpayer ID number)

If Bonds, Complete this portion	_____ bonds of _____ _____ in the principal amount of \$_____ No(s) _____ inclusive, standing in the name of the undersigned on the books of said Company.
	The undersigned does (do) hereby irrevocably constitute and appoint _____ attorney to transfer the said stock or bond(s), as the case may be, on the books of said Company, with the full power of substitution in the premises.

The signature(s) to this power must correspond with the name(s) as written upon the face of the certificate(s) in every particular without alteration.

Lin Wensheng 林文生  
[person(s) executing this power sign(s) here]

(Signature Guaranteed)

(social security or taxpayer ID number)

If Bonds, Complete this portion	_____ bonds of _____ _____ _____
	in the principal amount of \$ _____ No(s) _____ inclusive, standing in the name of the undersigned on the books of said Company.
	The undersigned does (do) hereby irrevocably constitute and appoint _____ attorney to transfer
	the said stock or bond(s), as the case may be, on the books of said Company, with
	the full power of substitution in the premises.

Lin Wen Sheng 林文生  
[person(s) executing this power sign(s) here]

SEC-GLENDALE-E-0012560

**IRREVOCABLE STOCK OR BOND POWER**

For Value Received, the undersigned does (do) hereby sell, assign, and transfer to

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_ (social security or taxpayer ID number)

If Stock, Complete this portion	_____ shares the common stock of _____ represented by certificate(s) No(s) _____ inclusive, standing in the name of the undersigned on the books of said Company.
--	---

If Bonds, Complete this portion	_____ bonds of _____ _____
	in the principal amount of \$ _____ No(s) _____ inclusive, standing in the name of the undersigned on the books of said Company.
	The undersigned does (do) hereby irrevocably constitute and appoint _____ attorney to transfer the said stock or bond(s), as the case may be, on the books of said Company, with the full power of substitution in the premises.

**IMPORTANT:**

The signature(s) to this power must correspond with the name(s) as written upon the face of the certificate(s) in every particular without alteration.

Lin Wen Sheng 林文生  
[person(s) executing this power sign(s) here]

\_\_\_\_\_  
(Signature Guaranteed)

RF300/stock/stock power

**IRREVOCABLE STOCK OR BOND POWER**

For Value Received, the undersigned does (do) hereby sell, assign, and transfer to

\_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_ (social security or taxpayer ID number)

If Stock, Complete this portion	_____ shares the common stock of _____ represented by certificate(s) No(s) _____ inclusive, standing in the name of the undersigned on the books of said Company.
--	---

If Bonds, Complete this portion	_____ bonds of _____ _____ in the principal amount of \$ _____ No(s) _____ inclusive, standing in the name of the undersigned on the books of said Company. The undersigned does (do) hereby irrevocably constitute and appoint _____ attorney to transfer the said stock or bond(s), as the case may be, on the books of said Company, with the full power of substitution in the premises.
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**IMPORTANT:**

The signature(s) to this power must correspond with the name(s) as written upon the face of the certificate(s) in every particular without alteration.

Lin Wen Sheng 林文生  
 [person(s) executing this power sign(s) here]

\_\_\_\_\_  
 (Signature Guaranteed)

RF300/stock/stock power



**IRREVOCABLE STOCK OR BOND POWER**

For Value Received, the undersigned does (do) hereby sell, assign, and transfer to

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_ (social security or taxpayer ID number)

If Stock, Complete this portion	_____ shares the common stock of _____ represented by certificate(s) No(s) _____ inclusive, standing in the name of the undersigned on the books of said Company.
--	---

If Bonds, Complete this portion	_____ bonds of _____ _____
	in the principal amount of \$_____ No(s) _____ inclusive, standing in the name of the undersigned on the books of said Company.
	The undersigned does (do) hereby irrevocably constitute and appoint _____ attorney to transfer the said stock or bond(s), as the case may be, on the books of said Company, with the full power of substitution in the premises.

**IMPORTANT:**

The signature(s) to this power must correspond with the name(s) as written upon the face of the  
certificate(s) in every particular without alteration.

Lin Wen Sheng 林文生  
[person(s) executing this power sign(s) here]

\_\_\_\_\_  
(Signature Guaranteed)

RF300/stock/stock power













Glendale Securities, Inc.  
Client Checklist for Deposit Documentation

In order for Glendale Securities, Inc. to accept your shares for deposit we need to obtain information and documentation that tracks the shares back to their original issuance by the company. In addition, we must verify that the shares were issued legally, and that each and every subsequent transfer was properly performed. We must be able to determine that the shares are currently free trading because they are registered or because they qualify for an exemption from registration. Please be as thorough as possible in order to avoid delays in the clearance of the certificate. Certificates received without proper supporting documentation will be returned. In most cases it will take approximately 3-4 weeks in order to clear your certificate. There are circumstances where the clearance process is shorter or longer than 3-4 weeks. Further delays occur when incomplete documentation has been provided.

Account Number	[REDACTED]	Issue Name	Image Biotherapeutics Corp.	Cert Number	81
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Relationship to Issuer (Check all that apply) :

- |  |  |
|--|--|
| <input type="checkbox"/> Principal<br><input type="checkbox"/> Consultant<br><input type="checkbox"/> Private Placement Investor<br><input type="checkbox"/> Bond Holder<br><input type="checkbox"/> Other Debt Holder | <input checked="" type="checkbox"/> Other: <u>Shareholder</u><br><input type="checkbox"/> Owner of shares purchased in open market transactions<br><input type="checkbox"/> Employee<br><input type="checkbox"/> Affiliate<br><input type="checkbox"/> Officer<br><input type="checkbox"/> Purchased shares from another party |
|--|--|

**Non - Affiliate Forms**

- ☒ Deposit Securities Request form attached
- ☒ Stock Power, if the back of the certificate is not endorsed (Medallion not required) attached
- ☒ Certificate attached
- ☒ Client Checklist for Deposit Documentation (this form)

**Affiliate Forms**

- ☐ Deposit Securities Request form attached
- ☐ Stock Power, if the back of the certificate is not endorsed (Medallion not required) attached
- ☐ Certificate attached
- ☐ Sellers Rep attached
- ☐ Addendum to Sellers Rep Attached
- ☐ Form 144 attached and completed
- ☐ Client Checklist for Deposit Documentation (this form)

**Origin of Shares**

Was a Promissory Note, Other Obligation or Installment Contract used to purchase the shares from the issuer or an affiliate of the issuer?

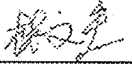
- |  |  |
|--|--|
| <input type="checkbox"/> Yes           | <input type="checkbox"/> Provide copy of the promissory note |
| <input checked="" type="checkbox"/> No | Proceed to next question                                     |

How were the shares originally issued from the issuer? Even if you were not the original person that purchased the shares from the issuer we will still need this documentation. Please check one and provide corresponding documentation.

- |  |   |
|--|---|
| <input type="checkbox"/> Private Placement                 | <input type="checkbox"/> Provide copy of executed PPM<br><input type="checkbox"/> Provide copy of payment   |
| <input checked="" type="checkbox"/> Registration Statement | <input type="checkbox"/> Provide copy of subscription agreement<br><input type="checkbox"/> Provide copy of payment   |
| <input type="checkbox"/> Consultant Agreement              | <input type="checkbox"/> Provide copy of consulting agreement   |
| <input type="checkbox"/> Debt conversion                   | <input type="checkbox"/> Provide copy of evidence debt exists (i.e. debt agreement)<br><input type="checkbox"/> Provide copy of notice of conversion<br><input type="checkbox"/> Provide copy financial transactions (i.e. checks, wires) |



Glendale Securities, Inc.  
Client Checklist for Deposit Documentation

	<input type="checkbox"/> Provide evidence that debt exists on financials _____ Number of times the debt has been transferred (as debt) to other parties. _____ Number of times the debt has been converted into shares.  List the names of ALL of the previous owners of the debt: _____ _____ or <input type="checkbox"/> N/A		
<input type="checkbox"/> Unknown since I purchased in the open market	<input type="checkbox"/> Provide brokerage confirmation or statement		
<input type="checkbox"/> Bankruptcy	<input type="checkbox"/> Provide a copy of the bankruptcy reorganization plan authorizing the issuance of free trading shares		
<input type="checkbox"/> Merger/Reorg/ Other/Unknown	<input type="checkbox"/> Call client services before proceeding		
Have there been any subsequent transfers after the initial issuance by the issuer?			
<input checked="" type="checkbox"/> Yes	<input checked="" type="checkbox"/> Provide copy purchase agreement or other documents evidencing transfer from previous owner*  <input checked="" type="checkbox"/> Provide copy of payment to previous owner* *If there are multiple transfers provide these documents for each transfer. Describe each transfer:		
<input type="checkbox"/> No	Proceed to Tradability of Shares		
<input type="checkbox"/> Unknown	<input type="checkbox"/> Call client services before proceeding		
Tradability of Shares			
Are the shares registered?			
<input checked="" type="checkbox"/> Yes	What type of registration statement?		
	<input checked="" type="checkbox"/> S-1/SB-2    Effective Date: August 1, 2013		
	<input type="checkbox"/> S-3    Effective Date:		
	<input type="checkbox"/> S-8    Effective Date:		
<input type="checkbox"/> No	What exemption from registration is being relied upon for the tradability of the shares?		
	<input type="checkbox"/> Rule 144	<input type="checkbox"/> Provide Rule 144 opinion	
	<input type="checkbox"/> Bankruptcy Reorg	<input type="checkbox"/> Provide a copy of the bankruptcy reorganization plan authorizing the issuance of free trading shares	
	<input type="checkbox"/> Other	<input type="checkbox"/> Call client services before proceeding	
By signing this form I acknowledge if I subsequently transfer the position being deposited with this form to another broker dealer by any means Glendale Securities, Inc. will charge me a fee of \$1000.			
Client Name	Lin Wen Sheng	Date	07/24/2015
Signature	X 		



Electronic Transaction Clearing, Inc.

**DEPOSIT SECURITIES REQUEST  
FOR BULLETIN BOARD, PINK SHEET AND UNREGISTERED SECURITIES (DSRQ)**

Issuer/Company Name and (Ticker Symbol):

Immagine Biotherapeutics Corp. (IMMG)

Number of shares being deposited:

4,526,067

Indicate Transfer Type:

☒ Physical Certificate Deposit☐ ACAT☐ DWAC/DRS Transfer from Issuer☐ DTC/Free Receive☐ Other Transfer \_\_\_\_\_**Shareholder Information**

Introducing Broker Name: Glendale Securities, Inc.

Shareholder Name: Lin Wen Sheng

Account #: [REDACTED]

Were these shares purchased in the market on OTCBB or Pink Sheets?

If yes, then attach proof of purchase (e.g. confirm or statement) and sign on page 4. No further information is required.

☐ Yes ☒ No

Were these shares acquired through an Employee Stock Option Plan (ESOP)?

If yes, then attach the *company's* SEC Form S-8 and sign on page 4. No further information is required.☐ Yes ☒ No**Security Description**Issuer Address: 1255 W. Rio Salado Parkway Suite 215  
Tempe, AZ 85281

Issuer Phone: (480) 830-2700

Certificate No.: 81

CUSIP: 29429A208

**Shareholder Questionnaire**

1 What is the purpose for the deposit (e.g. safekeeping, resale)?

resale

2 How many more shares are intended for deposit?

0

3 How many shares have been issued to, or transferred to, the Shareholder within the last year?

0

4 How many shares does the Shareholder control?

4,526,067

5 How many shares, if any, have been sold by the Shareholder?

0

6 Has the Shareholder or any affiliated accounts deposited shares of this issue with any broker within the last 90 days? If yes, please explain:

☐ Yes ☒ No

7 Is the Shareholder a present or past officer, director, affiliate, control person or 5% owner of the Issuer? If yes, please describe each position including the duties and dates the position was held.

☐ Yes ☒ No  
Affiliation:

8 Is any family member of the Shareholder a present or past officer, director, employee, control person, insider or large shareholder (10% or greater)? If yes, please describe each affiliation.

☐ Yes ☒ No  
Affiliation:

9 Has the Shareholder made any payment to any other person in connection with the sale of the security? (e.g. commission)

☐ Yes ☒ No

10	Has the Shareholder made any arrangements for buy orders in connection with the sale of the security?	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No
11	Other information regarding security deposit that the Shareholder would like to provide:	N/A
<b>Prior Owner Information</b>		
12	Date security was acquired:	20th March 2015
13	Name of the Prior Owner: Setlhabi Kereeditse Irith, Scott David Percival	Pretorius Roelie Yolandi, Pule Lefa Jacob, Qopane Thot
14	Please describe how these shares were acquired. (e.g. payment for services/compensation, Stock Offering, Note/Debt).	Bought from the above prior owners
15	Please attach supporting documentation of acquisition, when applicable. Such documentation includes copies of private placement memorandum, offering agreement, certain employee compensation documentation, debt agreement, convertible notes, or employee agreement.	Please list the document(s) attached: Purchase Agreement Wire payment
16	If Prior Owner and Issuer are not the same, indicate Prior Owner's acquisition date, transferor's name, and amount/manner of payment (if any):	August 1, 2013, wire payment
17	Was the Prior Owner an officer, director, affiliate, control or 10% holder of the securities at the time, or within 90 days of Owner's receipt of the security? If so, describe the nature of the affiliation.	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No Affiliation:
<b>Restriction</b>		
18	Is the security restricted from resale for any reason? If so, what is the basis for the restriction? When does the restriction end?	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No
19	If restricted, are the shares eligible to be sold with prospectus before the end of the restrictive period?	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No
20	Have these shares ever been covered by a registration statement filed with the SEC? If yes, please explain, including type and date of registration (e.g. S-1, S-8, Form 20, etc.)	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No S-1 registration, August 1, 2013
21	Was the security exempt from SEC registration when the Shareholder acquired it? If yes, describe exemption relied upon. If under Rule 144, please list the applicable provision.	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No
22	Was the Issuer a shell company when the shares were issued?	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No
23	Have these shares been reported as lost or stolen to the transfer agent? (If yes, then please attach a letter from the Shareholder to the transfer agent requesting that the stop be released.)	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No

#### TERMS AND CONDITIONS

In consideration of Electronic Transaction Clearing Inc. ("ETC") accepting this Deposited Securities Request, the Shareholder understands and agrees to each of the following:

1. To keep the foregoing Questionnaire information up to date and current with ETC as long as the Security shares are being sold.
2. To indemnify and hold ETC harmless from and against any and all claims, damages, liabilities and expenses which ETC incurs as a result of or in connection with any inaccuracy or omission in the Shareholder's responses to the Questionnaire.
3. To cooperate with any internal or external audit or regulatory inquiry relating to this Deposited Securities Request by providing any information or documentation reasonably requested by ETC to support the Shareholder's statements provided in the Questionnaire and any Security sale executed in accordance with the Securities Laws (as defined below). This obligation to cooperate will remain in effect before and after the completion of the transfer of the assets.
4. The acceptance of any sale of the related securities are expressly subject to the Shareholder's strict adherence to all applicable federal securities laws, including, without limitation, those described below (the "Securities Laws"):

Selling Unregistered Securities: Federal securities law make it unlawful for a person to make use of any means or instrument of interstate commerce or of the mails to sell a security which has not been registered, or to deliver through the mail a security which has not been registered.

Accordingly, unless a person can apply an exemption to its sales of securities, all securities sold are required to be registered pursuant to Section 5 of the Securities Act of 1933 (the "1933 Act").

Securities Fraud: Federal securities law make it unlawful for any person to offer or sell securities by the use of any means of interstate communication or transportation, including the mails, in order to employ a scheme to defraud, to obtain money by omitting material information, or to engage in a course of business that would operate as a fraud on the purchaser.

Insider Trading: Federal securities law prohibits insider trading, which generally refers to buying or selling a security, in breach of a fiduciary duty or other relationship of trust and confidence, while in possession of material, nonpublic information about the security. Insider trading violations may also include "tipping" such information, securities trading by the person "tipped", and securities trading by those who misappropriate such information.

Market Manipulation: Market manipulation describes a deliberate attempt to interfere with the free and fair operation of the market and create artificial, false or misleading appearances with respect to the price of, or market for, a security, commodity or currency. Market manipulation is prohibited under federal securities law. Market manipulation can occur in multiple ways, including:

- Pools – Agreements, often written, among a group of traders to delegate authority to a single manager to trade in a specific stock for a specific period of time and then to share in the resulting profits or losses.
- Churning – Placing both buy and sell orders at about the same price. The increase in activity is

intended to attract additional investors, and increase the price.

- Runs – Creating activity or rumors in order to drive the price of a security up. This activity is usually referred to as “Painting the Tape.”
- Ramping (the market) – Actions designed to artificially raise the market price of listed securities and to give the impression of voluminous trading, in order to make a quick profit.
- Wash sale – Selling and repurchasing the same or substantially the same security for the purpose of generating activity and increasing the price.
- Bear raid – Attempting to push the price of a stock down by heavy selling or short selling.

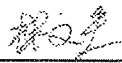
Anti-Money Laundering: The Bank Secrecy Act (BSA), and its implementing regulations, is a tool the U.S. government uses to fight drug trafficking, money laundering and other crimes. Congress enacted the BSA to prevent banks and other financial service providers from being used as intermediaries for, or to hide the transfer or deposit of money derived from, criminal activity. Federal law makes money laundering a criminal act. Money laundering is the criminal practice of filtering ill-gotten gains or “dirty” money through a maze or series of transactions, so the funds are “cleaned” to look like proceeds from legal activities.

Shareholder Agreement:

The Shareholder hereby represents that the information provided above is true and correct. The Shareholder understands that Electronic Transaction Clearing, Inc. will be relying on such information in determining whether to accept orders for the sale of the Shareholder's securities.

As a condition to Electronic Transaction Clearing Inc's acceptance of any sale, the Shareholder hereby agrees to the Terms and Conditions above and in the Customer Agreement.

Lin Wen Sheng

X 

07/24/2015

Date

8/19/2015

ETC Approval:

The undersigned have carefully reviewed this Deposit Securities Request and the appropriate supporting documents. Each represents to Electronic Transaction Clearing, Inc. that to his/her best knowledge the information is true and correct and is made in compliance with all applicable federal and state securities laws and regulations.

Signatures:	
[Name, Title]	Date
[Name, Title]	Date



## Transfer Agent Verification: (For ETC Use Only)

Transfer Agent: Columbia Stock Transfer Company	Address: 1869 E Seltice Suite 292
Contact Person: Michelle	Telephone: 208-664-3514
Date Verified: 8/19/2015	By: Justin
Is this Issue DTC eligible?  If not, are you submitting a request to make eligible?	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No  <input type="checkbox"/> Yes <input type="checkbox"/> No

## Notes:

no stops or restrictions.

Glendale Securities Inc  
Broker Checklist for Deposit Due Diligence

Account Number		Issue Name	Immagine Biotherapeutics Cor	Cert Number	81
<b>Issuer Profile</b>					
State of Incorporation	NV				
Current Trading Price	.051				
Does the incorporation state provide a way to verify the company's status with the state online?					
<input checked="" type="checkbox"/> Yes, a copy of the status is attached					
<input type="checkbox"/> No, we were able to verify status on the telephone			Name/Phone of person who verified at state:		
<input type="checkbox"/> No, the state does not provide a way to verify the status verbally on the phone and it does not have a way to access online. - <u>refer to compliance before proceeding</u>					
Is the issuer in good standing with the state?					
<input checked="" type="checkbox"/> Yes					
<input type="checkbox"/> No - <u>refer to compliance before proceeding</u>					
<b>Issuer Tier on OTCMarkets.com</b>					
<input type="checkbox"/> Caveat Emptor		<u>refer to compliance before proceeding</u>			
<input type="checkbox"/> Grey Market		<u>refer to compliance before proceeding</u>			
<input type="checkbox"/> No Information		<u>refer to compliance before proceeding</u>			
<input type="checkbox"/> Limited Information		Is the shareholder or any party that has transferred to the shareholder an affiliate?			
		<input type="checkbox"/> Yes - <u>refer to compliance before proceeding</u>			
		<input type="checkbox"/> No, a copy evidencing market tier is attached			
<input type="checkbox"/> OTCPink		<input type="checkbox"/> Copy evidencing market tier is attached			
<input checked="" type="checkbox"/> OTCQB		<input checked="" type="checkbox"/> Copy evidencing market tier is attached			
<input type="checkbox"/> OTCQX		<input type="checkbox"/> Copy evidencing market tier is attached			
Is the transfer agent listed on Edgar with a valid TA-1, and current year TA-2? (filed by March of Year)					
<input checked="" type="checkbox"/> Yes		<input checked="" type="checkbox"/> Copy of the Edgar page status is attached			
<input type="checkbox"/> No		<u>refer to compliance before proceeding</u>			
Have these shares been reported as lost or stolen to the transfer agent?					
<input type="checkbox"/> Yes		<input type="checkbox"/> Letter from the Shareholder to the transfer agent requesting that the stop be released enclosed.			
		<input type="checkbox"/> Letter from the transfer agent confirming shares are released enclosed			
<input checked="" type="checkbox"/> No		Proceed to next question			
Has the company been the subject of any stock splits or reorganizations in the last 3 years?					
<input checked="" type="checkbox"/> Yes		<input checked="" type="checkbox"/> Evidence that the public has been informed of the issuance of the shares and current outstanding shares is attached (SEC Filings on 8-K, 10-K, 10-Q for filers, OTCMarkets.com reports for Non-Filers)			
<input type="checkbox"/> No		Proceed to next question			

Glendale Securities Inc  
Broker Checklist for Deposit Due Diligence

<b>Affiliate Analysis</b>	
Is the shareholder an affiliate selling pursuant to Rule 144?	
<input type="checkbox"/> Yes	<input type="checkbox"/> Copy of brokers rep attached <input type="checkbox"/> Copy of sellers rep attached <input type="checkbox"/> Copy of additional sellers rep attached <input type="checkbox"/> Copy of Form 144 attached  Outstanding shares = _____  1% of outstanding = _____  Amount client is trying to deposit = _____  Is client depositing more than 1% of the outstanding shares? <input type="checkbox"/> Yes - <u>refer to compliance before proceeding</u> <input type="checkbox"/> No - proceed to next question
<input checked="" type="checkbox"/> No	Proceed to next question
<b>Basic Docs</b>	
<input checked="" type="checkbox"/> Signed original stock power attached	
<input checked="" type="checkbox"/> Certificate attached	
<input checked="" type="checkbox"/> DSRQ Attached	
Is the account for a corporation?	
<input type="checkbox"/> Yes - Corporate Resolution less than 6 months old attached <input checked="" type="checkbox"/> No - proceed to next question	
<b>Origin of Shares</b>	
Was a Promissory Note, Other Obligation or Installment Contract used to purchase the shares from the issuer or an affiliate of the issuer?	
<input type="checkbox"/> Yes	<input type="checkbox"/> Copy of the promissory note attached <input type="checkbox"/> Date of Note: _____  <div style="display: flex; justify-content: space-between;"> <div style="width: 45%;"> <input type="checkbox"/> Client is tacking the issuance date for Rule 144 eligibility to the date signed in the promissory note pursuant to Rule 144(d)(2)         </div> <div style="width: 45%;">           Does the promissory note meet each the following conditions outlined in Rule 144(d)(2)? <input type="checkbox"/> Yes <input type="checkbox"/> No  <input type="checkbox"/> Provides for full recourse against the purchaser of the securities;  <input type="checkbox"/> Is secured by collateral, other than the securities purchased, having a fair market value at least equal to the purchase price of the securities purchased; and  <input type="checkbox"/> Shall have been discharged by payment in full prior to the sale of the securities.         </div> </div>
<u>If no, - refer to compliance before proceeding</u>	



Glendale Securities Inc  
Broker Checklist for Deposit Due Diligence

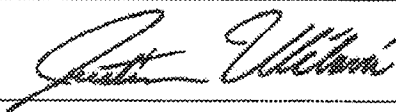
	<input type="checkbox"/> Client is using the date that the full purchase price was actually paid to the issuer/affiliate as the acquisition date for Rule 144 eligibility, not the date the promissory note was executed. Therefore 144(1)(iii) is applicable as the holding period.
<input checked="" type="checkbox"/> No	Proceed to next question
How were the shares originally issued by the issuer? (Current shareholder may not be original purchaser)	
<input type="checkbox"/> Private Placement	<input type="checkbox"/> Copy of executed PPM attached <input type="checkbox"/> Copy of payment attached <input type="checkbox"/> Evidence that the public has been informed of the issuance of the shares is attached (SEC Filings on 8-K, 10-K, 10-Q for filers, OTCMarkets.com reports for Non-Filers)
<input checked="" type="checkbox"/> Registration Statement	<input checked="" type="checkbox"/> Copy of subscription agreement attached <input checked="" type="checkbox"/> Copy of payment attached
<input type="checkbox"/> Consultant Agreement	<input type="checkbox"/> Copy of consulting agreement attached <input type="checkbox"/> Evidence that the public has been informed of the issuance of the shares is attached (SEC Filings on 8-K, 10-K, 10-Q for filers, OTCMarkets.com reports for Non-Filers)
<input type="checkbox"/> Debt conversion	<input type="checkbox"/> Copy of evidence debt exists (i.e. debt agreement) attached <input type="checkbox"/> Copy of notice of conversion attached <input type="checkbox"/> Copy financial transactions (i.e. checks, wires) attached <input type="checkbox"/> Evidence that debt exists on financials attached <input type="checkbox"/> Evidence that the public has been informed of the issuance of the shares is attached (SEC Filings on 8-K, 10-K, 10-Q for filers, OTCMarkets.com reports for Non-Filers)  _____ Number of times the debt has been transferred (as debt) to other parties.  _____ Number of times the debt has been converted into shares.  <input type="checkbox"/> A list of all of the parties who have ever owned the debt is included in the section "Names of parties that need to have background checked"
<input type="checkbox"/> Open market purchase	<input type="checkbox"/> Brokerage confirmation or statement attached
<input type="checkbox"/> Bankruptcy	<input type="checkbox"/> Copy of the bankruptcy reorganization plan authorizing the issuance of free trading shares attached
<input type="checkbox"/> Merger/Reorg	<input type="checkbox"/> Copy of SEC filings or Non Filing issuer resolution attached Date of Reorg: _____ Describe legal basis for issuance: _____
<input type="checkbox"/> Other	Describe legal basis for issuance: _____

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Glendale Securities Inc  
Broker Checklist for Deposit Due Diligence

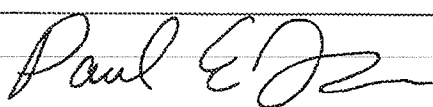
		<input type="checkbox"/> Attorney Opinion <input type="checkbox"/> Company Issuance Resolution
<input type="checkbox"/> No	<i>If no, -- refer to compliance before proceeding</i>	
<input type="checkbox"/> No	What exemption from registration is being relied upon for the tradability of the shares? <input type="checkbox"/> Rule 144	
	<input type="checkbox"/> Rule 144 opinion attached <input type="checkbox"/> Copy of OTCMarkets.com prohibited attorneys list evidencing attorney is not on the list attached <input type="checkbox"/> Verified with Transfer Agent that independent attorney opinions are accepted <input type="checkbox"/> Verified with Transfer Agent that ONLY company attorney opinions are accepted  Name of Authorized Attorney:	
	Is the company an SEC Filer? <input type="checkbox"/> Yes, Copies of the last 4 quarters SEC filings shell checkbox page evidencing the issuer has not been a shell for over 1 year are attached <input type="checkbox"/> No, copies of the following evidence that the issuer is not a shell are attached (both required): <input type="checkbox"/> Financials filed with OTCMarkets.com <input type="checkbox"/> Attorney Opinion that addresses why the issuer is not a shell	
	<input type="checkbox"/> Bankruptcy Reorg	<input type="checkbox"/> Copy of the bankruptcy reorganization plan authorizing the issuance of free trading shares attached
	<input type="checkbox"/> Other Describe exemption and documentation used to independently verify exemption exists:	
<b>Deposit Analysis</b>		
<input checked="" type="checkbox"/> Deposit Analysis is attached		
Does the shareholder own more than 5% of outstanding shares?		
<input type="checkbox"/> Yes	Is the Issuer a 1934 Act Mandatory Filer?	
	<input type="checkbox"/> Yes – Copy of form 3/form 4 showing shareholders current holdings attached  <input type="checkbox"/> No	Are the shares reported the same as the shareholder stated on the DSRQ? <input type="checkbox"/> Yes <input type="checkbox"/> No - <i>refer to compliance before proceeding</i> Proceed to next question
<input checked="" type="checkbox"/> No	Proceed to next question	
Is the total percentage of outstanding shares held at Glendale Securities Inc below 20%?		

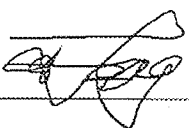
Glendale Securities Inc  
Broker Checklist for Deposit Due Diligence

<input checked="" type="checkbox"/> Yes	Proceed to next question
<input type="checkbox"/> No	<u>refer to compliance before proceeding</u>
Is the total percentage of outstanding shares held at Glendale Securities Inc below 10%?	
<input checked="" type="checkbox"/> Yes	Deposit Analysis Complete
<input type="checkbox"/> No	Compliance Analysis of Current Deposit Concentration:
Person Completing Form	Justin Ulibarri
	Date 8/19/2015
Signature	

Names of parties that need to have background checked		
Company Name	Immagine Biotherapeutics Corp.	
Current Shareholder	Wensheng Lin	
Original Shareholder	Pretorius Roelien Yolandi	<input type="checkbox"/> N/A Same as Current
Current Officer 1	Elton Norman	
Current Officer 2	Mou Zhi Cong	<input type="checkbox"/> N/A
Current Officer 3		<input checked="" type="checkbox"/> N/A
Current Officer 4		<input checked="" type="checkbox"/> N/A
Current Officer 5		<input checked="" type="checkbox"/> N/A
Transfer Party 1	Pule Lefa Jacob	<input type="checkbox"/> N/A
Transfer Party 2	Qoane Thota Jankie	<input type="checkbox"/> N/A
Transfer Party 3	Scott David Percival	<input type="checkbox"/> N/A
Transfer Party 4	Setlhabi Kereeditse Irith	<input type="checkbox"/> N/A
Transfer Party 5		<input checked="" type="checkbox"/> N/A
Debt Owner 1		<input checked="" type="checkbox"/> N/A
Debt Owner 2		<input checked="" type="checkbox"/> N/A
Additional Parties:		<input checked="" type="checkbox"/> N/A
<input checked="" type="checkbox"/> OFAC on the above parties attached		
Google Search		
<input type="checkbox"/> No derogatory information found		
<input type="checkbox"/> Possible issues found:		
<input type="checkbox"/> Definite issues found:		

Glendale Securities Inc  
Broker Checklist for Deposit Due Diligence

SEC Search			
<input checked="" type="checkbox"/> Nothing found			
<input type="checkbox"/> SEC Cases found:			
Other Searches:			
Through your searches, have you been able to find out if the company has been the subject of civil litigation involving allegations of fraud?			
<input type="checkbox"/> Yes	<u>refer to chief compliance officer before proceeding</u>		
<input checked="" type="checkbox"/> No			
Through your searches, have you found evidence that a pump and dump is currently occurring?			
<input type="checkbox"/> Yes	<u>refer to chief compliance officer before proceeding</u>		
<input checked="" type="checkbox"/> No			
Through your searches and review of new account documentation, have you found any evidence that the shareholder depositing or any of the previous owners were affiliates in the past 90 days?			
<input type="checkbox"/> Yes	<input type="checkbox"/> Shareholder disclosed affiliate status and deposit is being treated as an affiliate sale <input type="checkbox"/> Shareholder did not disclosed affiliate status - <u>refer to chief compliance officer before proceeding</u>		
<input checked="" type="checkbox"/> No			
Person Completing Background Check	ERIC FLESCHÉ	Date	8/20/2015
Title	CCO		
Signature			

<b>Broker Review</b>			
Based upon the information provided in the enclosed checklist, information that you have on your customer, and related attachments for this deposit, do you believe to the of your best knowledge that the information is true and correct and is made in compliance with all applicable federal and state securities laws and regulations?			
<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No			
Would you recommend that Glendale Securities Inc accept or reject this deposit?			
<input checked="" type="checkbox"/> Accept <input type="checkbox"/> Reject			
Reject Reason:			
Broker Name	Huanwei Huang	Date	8/19/2015
Signature			

Glendale Securities Inc  
Broker Checklist for Deposit Due Diligence

<b>Compliance Review</b>			
Is a debt conversion involved in this transaction?			
<input type="checkbox"/> Yes – "Additional Compliance Review of Debt Conversions" is completed <input checked="" type="checkbox"/> No			
Would you recommend that Glendale Securities Inc accept or reject this deposit?			
<input checked="" type="checkbox"/> Accept <input type="checkbox"/> Reject			
Reject Reason:			
Compliance Name	ERIC FLESCHÉ	Date	8/20/2015
Title	CCO		
Signature			
Additional Compliance Review Notes:			

Additional Compliance Review of Debt Conversions <input type="checkbox"/> N/A
What is the appropriate holding period for Rule 144 eligibility?
<input type="checkbox"/> 6 months while company is current in reporting <input type="checkbox"/> 1 year
What independent evidence is there that shows the debt existed for at least the holding period required above?



Is a debt conversion involved in this transaction?

☐ No☐ Reject

Reject Reason:

Date \_\_\_\_\_

Title

Signature

Additional Compliance Review Notes:

What is the appropriate holding period for Rule 144 eligibility?

☐ 1 year

What independent evidence is there that shows the debt existed for at least the holding period required above?

Glendale Securities Inc  
Broker Checklist for Deposit Due Diligence

<input type="checkbox"/> SEC filing: <input type="checkbox"/> 8-K <input type="checkbox"/> 10-K <input type="checkbox"/> S-1 <input type="checkbox"/> 10-Q    Filing Date: _____			
<input type="checkbox"/> OTCMarkets.com report name: _____ Filing Date: _____			
<input type="checkbox"/> Other: _____			
Report showing how the public was notified that the debt was converted into shares:			
<input type="checkbox"/> SEC filing: <input type="checkbox"/> 8-K <input type="checkbox"/> 10-K <input type="checkbox"/> S-1 <input type="checkbox"/> 10-Q    Filing Date: _____			
<input type="checkbox"/> OTCMarkets.com report name: _____ Filing Date: _____			
<input type="checkbox"/> Other: _____			
Shares outstanding analysis:			
Shares outstanding per transfer agent: _____			
Shares outstanding per SEC Filings: _____ or <input type="checkbox"/> Non-filer			
Shares outstanding per OTCMarkets.com: _____			
Does it appear that the public has been notified of the current outstanding shares?			
<input type="checkbox"/> Yes <input type="checkbox"/> No			
Would you recommend that Glendale Securities Inc accept or reject this deposit?			
<input type="checkbox"/> Accept <input type="checkbox"/> Reject			
Reject Reason:			
Compliance Name		Date	
Title			
Signature			



Representation Letter for Registered Shareholders

Date: August 20, 2015

Percent Owned: 4.4 %

Glendale Securities, Inc. 15233  
Ventura Blvd. Suite 712  
Sherman Oaks, CA 91403

Re: Seller's Representations re Sale of Shares

Dear Sir or Madam:

In connection with order to you today to sell or transfer 4526067 shares of common stock (the "Stock") of IMMG (the "company") through Glendale Securities, Inc.

1. Neither the undersigned, nor any person or entity listed below, presently is, or in the prior three months has been an "Affiliate" of the company as that term is used in paragraph (a) of Rule 144 (i.e. A person or entity that directly, or indirectly through one or more intermediaries, controls or is controlled by, or is under control with the company):

a. Any relative of mine who shares the same home with me;

b. Any trust or estate in which I or any person specified in (a) collectively own 10% or more of the beneficial interest or of which I or any such person services as Trustee, executor or in any similar capacity;

c. Any corporation or organization of which I or any person that I specified in paragraph "(a)" is (or are) the beneficial owners collectively of 10% or more of any class of equity securities or 10% or more of the equity interest.

2. The shares were registered with the SEC pursuant to a registration statement on Form S-1 (the "Registration Statement") declared effective by the SEC on Aug 1, 2013.

3. Seller agrees that, at any time or times that seller proposes to offer for sale or sell any of the Shares, Seller will make reasonable inquiry to assure Seller is not, and has not been during the ninety(90) days preceding such offer or sale, an affiliate of the Company. If, in the future and prior to

the sale of all the shares, Seller determines that Seller is an affiliate of the company, then Seller will immediately notify the Company, ETC Clearing Corp and Glendale Securities, Inc.

4. Seller has not offered or sold any of the Shares except in accordance with all applicable Federal and State securities laws, and if and when Seller offers for sale or sells any of the shares in the future, Seller will do so in accordance with all applicable Federal and State securities laws.

5. Seller is not, has not been, and will not be acting in concert with any other person in connection with selling the Shares, and with respect to the Shares, is not an "Underwriter" as that term is defined in Section 2(a)(11) of the Act.

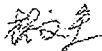
6. Seller is not aware of any material, non-public information about the company.

7. I am aware that if I become an Affiliate, I may be subject to the volume limitations of Rule 144 even if my shares are registered.

Very truly yours,

\_\_\_\_\_  
Lin Wen Sheng

Seller – Account Name



\_\_\_\_\_  
Signatory

\_\_\_\_\_  
Title

UNITED STATES  
SECURITIES AND EXCHANGE COMMISSION  
Washington, D.C. 20549

**FORM 8-K**

**CURRENT REPORT**  
Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934


June 10, 2015  
Date of Report (Date of earliest event reported)

**IMAGE BIOTHERAPEUTICS CORP.**

(Exact name of registrant as specified in its charter)

Nevada  
(State or other jurisdiction of incorporation)

333-183797  
(Commission File Number)

  
(IRS Employer Identification No.)

1255 W. Rio Salado Parkway  
Suite 215  
Tempe, AZ

(Address of principal executive offices)

85281  
(Zip Code)

(480) 830-2700  
Registrant's telephone number, including area code

EPICURE CHARCOAL INC.  
(Former name or former address, if changed since last report)

Check the appropriate box below if the Form 8-K is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

- .. Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- .. Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- .. Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- .. Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

**ITEM 5.01 CHANGES IN CONTROL OF REGISTRANT**

On May 21, 2015, Epicure Charcoal Inc., a Nevada corporation (the "Company") filed Articles of Merger with the Nevada SOS whereby it entered into a statutory merger with its wholly-owned subsidiary, Image Biotherapeutics Corp. pursuant to Nevada Revised Statutes 92A.200 et. seq. The effect of such merger is that the Company was the surviving entity and changed its name to "Image Biotherapeutics Corp."

On May 21, 2015, the Company filed an Issuer Company-Related Action Notification Form with FINRA requesting that the aforementioned name change be effected in the market. The Company also requested that its ticker symbol be changed to "IMMG".

On June 10, 2015, FINRA effected the Company's name change and ticker symbol change in the market.

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**SIGNATURES**

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Date: June 18, 2015

**IMAGE BIOTHERAPEUTICS CORP.**

By: */s/ Zhi Cong Mon*  
Name: Zhi Cong Mon  
Title: President

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## STOCK PURCHASE AGREEMENT

THIS STOCK PURCHASE AGREEMENT (this "Agreement") is made as of the 31<sup>st</sup> day of March, 2015 by and between **Wensheng Lin**, an individual residing in the Province of Guangdong, China ("Purchaser") and **Pretorius Roelien Yolandi, Pule Lefa Jacob, Qoane Thota Jankie, Scott David Percival and Setlhabi Kereeditse Irith**, each an individual residing in South Africa (collectively, the "Sellers").

### RECITALS

**WHEREAS**, the Sellers collectively own and wish to sell 4,526,067 free-trading shares of common stock ("Shares") of EPICURE CHARCOAL, INC, a Nevada corporation (the "Company"); and

**WHEREAS**, the Sellers propose to sell the Shares to the Purchaser on the terms set forth herein and Purchaser wishes to purchase the Shares from the Seller on the terms set forth herein.

IN CONSIDERATION of the promises, representations, warranties and covenants contained herein and other good valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

### 1. PURCHASE AND SALE AND CLOSING

**1.1 Sale.** (a) Subject to the terms and conditions of this Agreement, the Sellers agree to sell the Shares to the Purchaser, and the Purchaser agrees to Purchase the Shares for **Sixteen Thousand Nine hundred Twelve Dollars and Seventy-Four Cents (\$16,912.74)** (the "Purchase Price").

(b) The Purchase Price shall be placed into escrow with Booth Udall Fuller, PLC, who is serving as Escrow Agent. The account wire transfer instructions for the Purchase Price as follows:

Wireing Instructions:

JP Morgan Chase, N.A.  
1 Chase Manhattan Plaza  
New York, NY 10005

Federal Wire ABA/Routing 021000021  
ACH Routing number: 122100024  
Swift: CHASUS33  
Account number: [REDACTED]  
Account Name: Booth Udall Fuller PLC

1.2 Conditions to Closing. It is agreed that all of the funds consisting of the Purchase Price shall remain in the Escrow Account until (a) all of the conditions of the Escrow Agreement have been met; and (b) the Sellers have delivered to the Escrow Agent all share certificates representing the Shares, each with a duly executed power of attorney and medallion signature guarantee or other form of signature guarantee that shall be acceptable to the Company's transfer agent to effect the transfer of the Shares.

1.3 Closing: Release of Purchase Price and the Securities. (a) Upon full performance And satisfaction of all of the conditions set forth in Section 1.2 above in the Escrow Agent, the sale of the Shares shall take place at the offices of the Escrow Agent (the "Closing").

(b) At the Closing, the Escrow Agent shall release the Shares to the Purchaser and/or its assigns and release the Purchase Price to the Sellers.

## **2. REPRESENTATIONS AND WARRANTIES OF THE SELLER**

2.1 The Sellers warrant, covenant, and represent to the Purchaser with the intention of inducing the Purchaser to enter into this Agreement that:

(a) Immediately prior to and at the Closing, each Seller has legal right and authority to sell the Shares to the Purchaser and on the Closing Date and each Seller shall transfer the Shares to the Purchaser free and clear of all liens, restrictions, covenants or adverse claims of any kind of character.

(b) Each Seller has the legal power and authority to execute and deliver this Agreement and all other documents required to executed and delivered by each Seller hereunder and to consummate the transactions contemplated hereby and the Escrow Agreement has been validly executed by each Seller or someone authorized to sign on their behalf.

(c) None of the Seller, during the past ninety (90) days, has been a ten percent (10%) or greater shareholder or an "affiliate" of the Company, as that term is defined in Rule 144 promulgated under the United States Securities Act 1933, as amended (the "Securities Act").

(d) To the best of the knowledge, information and belief of each Seller there are no circumstances that may result in any material adverse effect to the Company or the value of the Shares that are now in existence or may hereafter arise.

(e) Each Seller acquired the shares from the Corporation pursuant to an effective Form S1 registration statement.

(f) The Seller agrees to execute and deliver such other documents and to perform such other acts as shall be necessary to effectuate the purposes of this Agreement.

3. **REPRESENTATIONS AND WARRANTIES OF THE PURCHASER**

3.1 The Purchaser represents and warrants to the Sellers that the Purchaser:

(a) Has the legal power and authority to execute and deliver this Agreement and to consummate the transactions hereby contemplated; and

(b) Has the necessary financial and business experience to make an informed decision to purchase the shares, including access to all the company's information and business operations.

(c) Is acquiring the Shares as principal for the Purchaser's own account, for investment purposes only, and no other person has a direct or indirect beneficial interest in the Purchased Shares.

4. **MISCELLANEOUS**

4.1 The parties hereto acknowledge that they have obtained independent legal advice with respect to this Agreement and acknowledge that they have fully understand the provisions of this Agreement.

4.2 Unless otherwise provided, all dollar amounts referred to in this Agreement are in United States Dollars.

4.3 There are no representations, warranties, collateral agreements, or conditions concerning the subject matter of this Agreement except as herein specified.

4.4 This Agreement will be governed by and construed in accordance with the laws of the State of Nevada. The parties hereby attorney to the jurisdiction of the courts located in Clark County, Nevada with respect to any legal proceedings arising from this Agreement.

4.5 The representations and warranties of the parties contained in this Agreement shall survive the closing of the purchase and sale of the Purchased Shares and shall continue in full force and effect for a period of one year.

4.6 This Agreement may be executed in several counter parts, each of which will be deemed to be an original and all of which together constitute one and the same instrument.

4.7 Delivery of an executed copy of this Agreement by electronic, facsimile transmission or other means of electronic communication capable of producing a printed copy will be deemed to be execution and delivery of the Agreement as of the date set on page one of this Agreement.